IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

RECEIVED

Depler Co	Han )	Moone 240553	2001 MAR -5 P	3:01
Full name of plaint	and iff(s	prison number	)	T, CLK DURT
FRANK	LEE.	Youth CENTER	) CIVIL ACTION MOLE	k of
P.O. Bo	x 220	410	2:07cm	15-1
DEATSVIL	le Al:	36022	) ) )	
Name of p	stitut e name	NOTOR (5) who violated ional rights. s of all the	) ) ) )	
i. PREV	Have deal	ing with the same	awsuits in state or federal or similar facts involved i $(\cancel{\times})$	court n this
В.	Have rela	you begun other l	awsuits in state or federal sonment? YES ( ) NO ( $\chi$	court
c.	in t	he space below. (	B is yes, describe each la If there is more than one l l lawsuits on another piece outline.)	awsuit,
	1.	Parties to this p	revious lawsuit:	
		Plaintiff(s)	N/A	<del></del>
				<del></del>
		Defendant(s)		
	2.	Court (if federal state court, name	court, name the district; the county) $NA$	if 

	3. Docket number N/A	
	4. Name of judge to whom case was assigned $\frac{\sqrt{1}\Lambda}{}$	
	5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)	
	6. Approximate date of filing lawsuit	
	7. Approximate date of disposition $MA$	
II.	PLACE OF PRESENT CONFINEMENT	
	FRANK LEE Youth CENTER P.O. BOX 220410 DEATSVILLE, AL 3600	42
	PLACE OF INSTITUTION WHERE INCIDENT OCCURRED	
	FRANCH LEE Youth CENTER	
III.	NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.  NAME  ADDRESS	
	1. VIVIAN LANGFORD 5375 INGRAM BOAD	
	2. Deptousile Al 36022	
	3.	
	4.	
	5.	
	6.	
IV.	THE DATE UPON WHICH SAID VIOLATION OCCURRED JAN 4, 2007	
<b>T 4 •</b>	Feb. 27.207	
77	STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION	
v.	THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:	
	GROUND ONE: She threaten and Intimidating, Violateing	
	Solema oath officer and graved also Alabama D.O.C	

	pensonal of conduct rules 208, Administration regulation
	Standard Conduct code of Alabama 1975 fille 14. 3=13
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And the second s	
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STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)
OIL 27th of January I took a welding Exam, that I couldn't pass because
I Wand condition's which is I have Lost part of my happy
I I D I SET SET LANGES and the Classification Specialist NEDRALMATIN
ing a led that if I didn't pass the Exam I wouldn't KAVE TRANTI GEB 100 171 C
IL I they would held me two, being Class-up to A Custudy reductions I
have down my heat with my handicap but they AKE DISCHIMINATING ACHIOST
The total Constantin Stot LANGTORD MARAGES AND THREATERS
me I wish to be tapus force trom this Institution because they has
professional. And are Constantly violating my Civil nights by Amening
I have me to do something that I'am not Capable of Going.
T had two fingers Cut off from my hand by A region in
Which I was injured and it himits my ability to do fow Jobs
because I still have pains in my hand and herres are still Achina
e trappo di la calcadi.

VI.	STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.
	I would like to move on To other Stages In Which
	I need To Get out of prison And BACK to my Kids
	And family
	Denlie Cation Moore Signature of plaintiff(s)
and	I declare under penalty of perjury that the foregoing is tru- correct.
	EVECUMED on Fish 27 200-7

JEALSVIlle, Al 36022

Derlie Cation Moore

MONTGOMERY AL 36

OZ MAR DUDT PM Z

666,2 BEND SAULT 38 PR.V. 2006 SEE'S BEND QUILT 39034

AND THE ALDEPT OF CORRECTIONS IS OT RESPONSIBLE FOR THE SUBSTANCE THIS CORRESPONDENCE IS FORWARDED FROM AN ALABAMA STATE PRISON. THE ONTENTS THEREIN.

Influtional Minimulation May on the Al 36104 United States Counthouse 15 LEE St.

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